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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security	0 Assump	ption of Executory Contract or	Unexpired Lease 0 Lien Avoidance				
			Last Revised: August 1, 2020				
	UNITE	ED STATES BANKRUPTCY CO DISTRICT OF NEW JERSEY	URT				
In Re: Jack H. Sandau		Case No.: Judge:	22-12500 VFP				
Debtor(s)							
	Ch	napter 13 Plan and Motions	;				
☐ Original	■ Mod	lified/Notice Required	Date: <u>08/09/2022</u>				
☐ Motions Included	□ Mod	lified/ No Notice Required					
	THE DEBTOR HAS FILED FOR RELIEF UNDER CHAPTER 13 OF THE BANKRUPTCY CODE.						
	YOU	IR RIGHTS MAY BE AFFECTE	:D.				
You should have received from the court a separate <i>Notice of the Hearing on Confirmation of Plan</i> , which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the <i>Notice</i> . Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to prosecute same.							
The following matters may be of particular importance. Debtors must check one box on each line to state whether the plan includes each of the following items. If an item is checked as "Does Not" or if both boxes are checked, the provision will be ineffective if set out later in the plan.							
THIS PLAN:							
☐ DOES ■ DOE MUST ALSO BE SET FORTH		AIN NON-STANDARD PROV	ISIONS. NON-STANDARD PROVISIONS				
	y result in A	A PARTIAL PAYMENT OR NO	O CLAIM BASED SOLELY ON VALUE OF DEPAYMENT AT ALL TO THE SECURED				
☐ DOES ☐ DO SECURITY INTEREST.SEE M			POSSESSORY, NONPURCHASE-MONEY				

Initial Debtor: <u>/s/JS</u> Initial Co-Debtor: _____

Initial Debtor(s)' Attorney: __/s/DGS___

Part 1: Payment and Length of Plan				
a. The debtor shall pay \$300.00 per month to the Chapter 13 Trustee, starting on April 1, 2022 for approximately 36 months.				
b. The debtor shall make plan payments to the Trustee from the following sources:Future earnings				
☐ Other sources of funding (describe source, amount and date when funds are available):				
c. Use of real property to satisfy plan obligations: Sale of real property Description: Proposed date for completion:				
☐ Refinance of real property: Description: Proposed date for completion:				
 Loan modification with respect to mortgage encumbering property: Description: Proposed date for completion: 				
d. The regular monthly mortgage payment will continue pending the sale, refinance or loan modification.				
e. Other information that may be important relating to the payment and length of plan:				

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Part 2: Adequate Protection	NONE					
a. Adequate protection pay	to be paid to the Chapter					
13 Trustee and disbursed pre-co	nfirmation to	(creditor).				
b. Adequate protection pay	yments will be made in the amount of $\$	to b	e paid directly by the			
debtor(s) outside the Plan, pre-c	onfirmation to:	(creditor).				
Part 3: Priority Claims (Including						
	l be paid in full unless the creditor agrees o					
Creditor	Type of Priority	Amount to be Pai				
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOWED BY S	STATUTE			
ATTORNEY FEE BALANCE	ADMINISTRATIVE	BALANCE DUE: \$6,468.22 unless a different amount is ordered by this court. The amount to be paid will then be governed by Order of this Court.				
DOMESTIC SUPPORT OBLIGATION						
 b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: ■ None 						
☐ The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4):						
Creditor	Type of Priority	Claim Amount	Amount to be Paid			
	Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount:					

Part 4: Secured Claims NONE a. Curing Default and Maintaining Payments on Principal Residence: NONE											
The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:											
Creditor		lateral or Arrea		•		Arrearage		Amount to be Paid to Creditor (in Plan)		Regular Monthly Payment (Outside Plan)	
b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:											
Creditor		Collateral or Type of Debt		Arrearage		Interest Rate on Arrearage		Amount to be Paid to Creditor (In Plan)		Regular Monthly Payment (Outside Plan)	
c. Secured claims excluded from 11 U.S.C. 506: NONE The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:											
Name of Credi	tor	Collater	al	Interest A		Amount of Claim		Total to be Paid through the Plan Including Interest Calculation			

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d. Reque	sts for valuation					e Adjustments	□ NONE		
1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim. NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.									
Creditor	Collateral	Scheduled	Total		or Liens	Value of	Annual	Total	
		Debt	Collateral Value			Creditor Interest in Collateral	Interest Rate	Amount to be Paid	
2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien. e. Surrender NONE									
Upon co	nfirmation, the s	•			•			that the	
stay unde Creditor	er 11 U.S.C 1301		n all respects. To be Surrendere	ed		ers the followi urrendered	ng collateral: Remaining U Debt	nsecured	
NewRez LLC d/b/a Shellp Servicing	ooint Mortgage	Residence: 633 State R Fredon, NJ	633 State Route 94 S.			\$504,000.00		\$0	
f. Secur	ed Claims Unaffo	ected by the Pla	n 🗆 NONE	l					
The following secured claims are unaffected by the Plan:									

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g. Secured Claims to be Paid in Full Through the Plan: NONE								
Creditor C		Col	Collateral		Total Amou	unt to be	Paid Through the	
					Plan			
Part 5: Unsecured Claims NONE								
			-priority unsecured claims	s shall	l be paid:			
☐ Not less	-		o be distributed pro rata		•			
	than <u>100</u> percent							
■ Pro Rata	distribution from a	any rema	ining tunds					
b. Separately	v classified unsecu	red claim	s shall be treated as follow	ws:				
Creditor	,		r Separate Classification		reatment	Amount	t to be Paid	
Part 6: Executo	ry Contracts and U	nexpired	Leases NONE					
-		forth in 1	1 U.S.C. 365(d)(4) that ma	ay pre	vent assump	tion of n	on-residential real	
property leases	in this Plan.)							
All executory	contracts and line	vnirad la:	ases, not previously reject	ed by	oneration o	flaw are	rejected except	
-	hich are assumed:	-	ases, not previously reject	.cu by	орстаноп о	i iaw, ai c	rejected, except	
Creditor	Arrears to be Cured in		Nature of Contract or	Tre	Treatment by Debtor		Post-Petition	
	Plan		Lease				Payment	

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Part 7: Motio	Part 7: Motions ■ NONE											
NOTE: All plans containing motions must be served on all affected lienholders, together with local form, Notice												
	of Chapter 13 Plan Transmittal, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation must be filed with the Clerk of Court when the plan											
	cal notice are s			ttui un	ia vaiuui	ion mus	t be iii	ea with th	e Cie	erk or Court v	men me	: piaii
a. Motion t	o Avoid Liens l	Jnder :	11. U.S.C	. Secti	ion 522(f	f).□ NO	NE					
The Debtor	moves to avoi	d the fo	ollowing	liens t	nat impa	ıır exemp	otions:					
Creditor	Nature of	Type	of Lien	Amo	mount of Value of			Amount o	of	Sum of All	Amo	unt of
	Collateral	7,60		Lien		Collate		Claimed		Other Liens	Lien t	
								Exemptio	n	Against the	Avoid	led
										Property		
b. Motion	to Avoid Liens	and Re	eclassify	Claim	from Sec	cured to	Comp	letely Unse	cure	ed. 🗆 NON	<u> </u>	
	moves to recla	ssify tl	he follow	ing cla	aims as u	nsecure	d and t	o void lien	s on	collateral co	nsistent	with
Part 4 above: Creditor	Collateral	c	Schedule		Total		Cupo	rior Liens	Val	ue of	Total A	mount
Creditor	Collateral		Debt	Collate		· ·		HOI LIEHS	Creditor's		of Lien	
					Value					erest in	Reclass	
									Collateral			

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c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially						
	Unsecured. NONE					
The Debtor n	noves to recla	assify the followi	ng claims as partia	ally secured and partially	unsecured, and to void	
liens on collatera	ıl consistent v	with Part 4 above	2:			
Creditor	Collateral	Scheduled	Total	Amount to be	Amount to be Reclassified	
		Debt	Collateral	Deemed Secured	as Unsecured	
			Value			
Part 8: Other Pl	an Provision	s				
a. Vesting of F	roperty of th	he Estate				
Upon cor	nfirmation					
☐ Upon disc	harge					
b. Payment N	otices					
Creditors and	d Lessors pro	vided for in Parts	4, 6 or 7 may con	tinue to mail customary	notices or coupons to the	
Debtor notwithst	tanding the a	utomatic stay.				
c. Order of Dis	stribution					
The Standing	Trustee shall	pay allowed clair	ns in the followinរុ	g order:		
1) Ch. 13 Stan	_	commissions				
2) DSO Obliga			5) Secured Clai			
3) Attorney Fe			6) Priority Clain			
4) Lease Arrea	rages		7) General Uns	ecured Creditors		
d. Post-Petition						
				etition claims filed purs	uant to 11 U.S.C. Section	
1305(a) in the an	nount filed by	y the post-petitio	n claimant.			

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Bocament	1 age 5 51 15					
Part 9: Modification ■ NONE						
NOTE: Modification of a plan does not require that a	separate motion be filed. A modified plan must be					
served in accordance with D.N.J. LBR 3015-2.						
If this Plan modifies a Plan previously filed in this case	complete the information helpw					
II tills Flair mounies a Flair previously med in this case	, complete the information below.					
Date of Plan being modified: May 11, 2022.						
Explain below why the plan is being modified: Explain below how the plan is being modified:						
Mortgage Company rejected loan modification.	Debtor is surrendering collateral.					
Are Schedules I and J being filed simultaneously with thi	is Modified Plan? □ Yes ■ No					
Part 10: Non-Standard Provision(s): Signatures Require	d					
Non-Standard Provisions Requiring Separate Signatu	res:					
■ NONE						
□ Explain here:						
Any non-standard provisions placed elsewhere in this pl	an are ineffective.					

Signatures					
The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan.					
By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(S) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to Local Form, Chapter 13 Plan and Motions, other than any non-standard provisions include Part 10.					
I certify under penalty of perjury that the above is true.					
Date: <u>08/09/2022</u>	/s/Jack H. Sandau Jack H. Sandau, Debtor				
Date: <u>08/09/2022</u>	/s/Dean G. Sutton Attorney for the Debtor				